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APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO Service of the posts of the The major programmer ART UNIT PAPER NUMBER Tradigma if Original and Districtions DATE MAILED: rom that he are depending to the benden to access to The and the state of the sale of the INTERVIEW SUMMARY Constantion of the same of the control of the control of the same and the same that the control of the control All participants (applicant) applicant's representative, PTO personnel)?

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(7) All participants (applicant) applicant's representative, PTO personnel)? there is the transfer of the section the condition and the design the second En 31' Sec. 25 Type: Telephonic Personal (copy is given to applicant papplicant's representative). Agreement was reached. was not reached. Claim(s) discussed: न्यू बंसावर्षे एत प्रश्न ते संबद्धा प्रत्ये की बादन प Identification of prior art discussed: Description of the general mature of what was agreed to it an agreement was reached or any other comments a suit ment as a suit not use to the description of the general mature of what was agreed to it an agreement was reached or any other comments. and the continues a common action and the semidence of the objection of the design of the semidence of the common of the continues and the continues and the continues are the of any of the form and the free control of the control of the control of the first and the control of the free control of the e. -- It since it in constadue add to bracer pletager a goodinance samulat be crosed, how bury, that the believe that the policy will pot numerly, be complete and propor record, and et the reaches to leave the policy will be considered and propor record, and et the reaches to leave to leave the policy and the policy of and of the example to callede, into the earlicents served about a being opinional the supplicion of their er reconduction of the an information of the production of the chains in case that ordinaring an plicable home. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable (must be attached. Also, where no copy of the amendments which would render the claims allowable is available; a summary thereof must be attached.) Form orthy letted by the cramman.

Form orthy letted by the cramman is the companies of the companies of meaning the companies and the companies of meaning the companies of the co This not necessary for applicant to provide a separate record of the substance of the interview on the substance of the interview on the substance of the interview on the substance of the interview of the substance of the subst ordinated the parameters made to the purpose on the parameter on the parameter and the parameters are presented as the parameters are parameters are parameters are presented as the parameters are Unless the paragraph above has been checked to indicate to the contrary. ATFORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (See MPEP Section 713 04) FIF a response to the last office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

On several transfer of the interview of the properties 2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections rejections and requirements that may be present in the last Office action, and since the claims are solved from rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked. Applicant's summan, if men took place at the interview should be carefully checked to orbanics the ecculacy of any signment at statement attributed to the Examiner Note: You must sign't this form unless it is an attachment to another form to see of the property of annecessor - - dans si